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PENETAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Policy Division International Bureau

July26, 2002

## VIA HAND DELIVERY

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Room TW-A325
Washington, DC 20554

Attn: Claudia Fox, Deputy Chief
Policy Division, International Bureau

Re: Section 63.21(i) Notification Section 63.24(b) Notification of Pro Forma Assignment of File No. ITC-214-20010412-00206 File No. ITC-214-19960426-00172 File No. ITC-214-20000516-00367 International Section 214 Authorized Carriers

Dear Ms. Dortch:

June 30, 2002. Therefore, this notification is timely filed pursuant to the Commission's described below, have ceased to exist. The transactions described herein concluded on operating pursuant to either a parent company's authorization or its own authorization, as attorneys, hereby files the instant notification that three wholly-owned subsidiaries, Pursuant to Sections 63.21(i) and 63.24(b) of the Commission's rules, 47 C.F.R. §§ 63.21(i), 63.24(b), Cingular Wireless LLC ("Cingular") (FRN 0004-9792-33), by its

## SECTION 63.24 PRO FORMA ASSIGNMENT & SECTION 63.21(i) NOTIFICATIONS

Ħ. various As part of an internal reorganization, Cingular streamlined its ownership interests Cingular-controlled subsidiaries by consolidating and re-allocating the

maintaining its subsidiaries. This in turn will give Cingular additional resources to more ownership interests among various intermediate holding companies. efficiently provide innovative communications services to the public and is therefore in will ultimately reduce Cingular's administrative costs and tax liability in connection with the public interest. The reorganization

another wholly-owned subsidiary SNET Mobility, LLC ("SNET") that resold transactions such that various Cingular wholly-owned subsidiaries have ceased to exist international service pursuant to its own authorization, into Southwestern Bell Mobile pursuant to the authorization of BellSouth Mobility LLC (FRN 0004-2066-45), an subsidiaries, American Cellular Communications LLC ("ACC") and Louisiana Cellular will be served pursuant to the international 214 authorization of SBC Wireless, LLC. Additionally, Cingular is surrendering the 214 authority of SNET since those markets LLC (FRN 0004-9766-27). The internal reorganization has resulted in two pro forma Systems LLC ("SBMS") that resells service pursuant to authorization of SBC Wireless, Holdings, LLC ("Louisiana Cellular") on June 30, 2002, that resold international service In particular, Cingular merged the ownership interests of two wholly-owned

The domestic wireless markets once served by these entities have been assigned to other wholly-owned Cingular entities as follows:

- provides service pursuant to its own international Section 214 authorization (File market formerly served by the merged entities will now be served by BML, which 0004-2066-45). BML is a direct wholly-owned subsidiary of Cingular. ACC (FRN 0004-2451-14) merged into BellSouth Mobility LLC ("BML") (FRN No. ITC-214-19960426-00172).
- (File No. ITC-214-19960426-00172). provides service pursuant to the international Section 214 authorization of BML formerly served by the merged entities will now be served by LCGSA, which BML which is a direct wholly-owned subsidiary of Cingular. (LCGSA) (FRN 0007-3396-74). LCGSA is a direct wholly-owned subsidiary of Louisiana Cellular (FRN 0001-8420-04) merged into Louisiana CGSA, LLC The market
- owned subsidiary of Cingular. The international 214 authorization of SNET merged entities will now be served by SBMS, which provides service pursuant to (ITC-214-20000516-00367) is hereby surrendered and the market served by the a direct wholly owned subsidiary of SBC Wireless, LLC which is a direct wholly-SNET (FRN 0004-3824-12) merged into SBMS (FRN 0004-2496-60). SBMS is

contemporaneously with the Wireless Telecommunications Bureau, as appropriate notifications in connection with the assignment of radio authorizations that are to be filed In addition to the instant notification, Cingular is preparing other pro forma

Marlene H. Dortch, Secretary Page 3

the international Section 214 authorization of SBC Wireless, LLC (File No.ITC-214-20010412-00206).

Please contact the undersigned if you have questions concerning this notification.

Sincerely,

Carol Tacker

VP & General Counsel Cingular Wireless LLC

## SECTION 63.24 CERTIFICATION

forma transactions, did not result in a change in ultimate control of the entities involved. wholly-owned subsidiaries operating pursuant to the international Section 214 authorizations of BellSouth Mobility LLC (File No. ITC-214-19960426-00172) and SNET Mobility, LLC, (File No. ITC-214-20000516-00367) were *pro forma* in nature, as defined in Section 63.24(a) of the Commission's rules and, together with all previous *pro* I hereby certify that the transaction discussed in this notification, involving

Name:

Date:

, 2002

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